## UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

IN RE:	§	
	§	<b>CASE NO. 16-31928</b>
ENERGY XXI LTD, et al.	§	(Chapter 11)
	§	
	§	Jointly Administered
Debtors. <sup>1</sup>	§	

## **NOTICE OF APPEARANCE AND REQUEST FOR NOTICES**

PLEASE TAKE NOTICE that the Adriatic Marine, L.L.C. ("Adriatic") hereby appears by its proposed counsel, Lugenbuhl, Wheaton, Peck, Rankin & Hubbard ("Counsel"). Counsel hereby enter their appearance pursuant to section 1109(b) of Title 11 of the United States Code (the "Bankruptcy Code") and Rule 9010(b) of the Federal Rules of Bankruptcy Procedure (the "Bankruptcy Rules"), and request that each of the undersigned be added to the official mailing matrix and service lists in the above-captioned Chapter 11 cases. Counsel request, pursuant to Bankruptcy Rules 2002, 3017, and 9007 and section 1109(b) of the Bankruptcy Code, that copies of all notices and pleadings given or required to be given in these Chapter 11 cases and copies of all papers served or required to be served in these Chapter 11 cases, including but not limited to, all notices (including those required by Bankruptcy Rule 2002), reports, pleadings, motions, applications, lists, schedules, statements, Chapter 11 plans, disclosure statements and all other matters arising herein or in any related adversary proceeding, be given and served upon the

\_

<sup>&</sup>lt;sup>1</sup> The Debtors in these chapter 11 cases and the last four digits of their respective federal tax identification numbers are: Anglo-Suisse Offshore Pipeline Partners, LLC (9562), Delaware EPL of Texas, LLC (9562), Energy Partners Ltd., LLC (9562), Energy XXI GOM, LLC (0027), Energy XXI Gulf Coast, Inc. (8595), Energy XXI Holdings, Inc. (1638), Energy XXI, Inc. (2108), Energy XXI Leasehold, LLC (8121), Energy XXI Ltd (9286), Energy XXI Natural Gas Holdings, Inc. (7517), Energy XXI Offshore Services, Inc. (4711), Energy XXI Onshore, LLC (0308), Energy XXI Pipeline, LLC (5863), Energy XXI Pipeline II, LLC (8238), Energy XXI Services, LLC (3999), Energy XXI Texas Onshore, LLC (0294), Energy XXI USA, Inc. (8552), EPL of Louisiana, L.L.C. (9562), EPL Oil & Gas, Inc. (9562), EPL Pioneer Houston, Inc. (9749), EPL Pipeline, L.L.C. (1048), M21K, LLC (3978), MS Onshore, LLC (8573), Natural Gas Acquisition Company I, LLC (0956), Nighthawk, L.L.C. (9562), and Soileau Catering, LLC (2767). The location of the Debtors' U.S. corporate headquarters and the Debtors' service address is: 1021 Main Street, Suite 2626, Houston, Texas 77002.

Case 16-31928 Document 40 Filed in TXSB on 04/14/16 Page 2 of 3

Committee through service upon each Counsel, at the addresses, telephone, and email addresses

set forth below:

Adriatic Marine, L.L.C.

Attn: Stewart F. Peck & Benjamin W. Kadden

Lugenbuhl, Wheaton, Peck, Rankin & Hubbard

601 Poydras St., Suite 2775

New Orleans, LA 70130

Telephone: (504) 568-1990

Facsimile: (504) 310-9195

E-mail: <a href="mailto:speck@lawla.com">speck@lawla.com</a>

PLEASE TAKE FURTHER NOTICE that, pursuant to section 1109(b) of the Bankruptcy

Code, the foregoing demand includes not only the notices and papers referred to in the Bankruptcy

Rules specified above, but also includes, without limitation, orders and notices of any application,

complaint or demand, motion, petition, pleading or request, and answering or reply papers filed in

these cases, whether formal or informal, written or oral, and whether served, transmitted or

conveyed by mail, email, hand delivery, telephone, telegraph, telex or otherwise filed or made with

regard to the above-captioned Chapter 11 cases and proceedings therein.

PLEASE TAKE FURTHER NOTICE that this Notice of Appearance and Request for

Notice Pursuant to Fed. R. Bankr. P. 2002 shall not be deemed or construed to be a waiver of any

of the rights of Adriatic, including, without limitation, to (i) request that final orders in non-core

proceedings be entered only after de novo review by a higher court; (ii) demand trial by jury in

any proceeding in this case, or any case, controversy, or adversary proceeding related to this case;

(iii) request withdrawal of the reference in any matter subject to mandatory or discretionary

withdrawal; or (iv) any other rights, claims, actions, defenses, setoffs, or recoupments to which

Adriatic may be entitled in law or in equity, all of which rights, claims, actions, defenses, setoffs,

and recoupments are expressly reserved and not waived.

## Case 16-31928 Document 40 Filed in TXSB on 04/14/16 Page 3 of 3

Respectfully Submitted,

LUGENBUHL, WHEATON, PECK, RANKIN & HUBBARD

/s/ Stewart F. Peck

STEWART F. PECK (LA #10403), pro hac

vending

BENJAMIN W. KADDEN Texas Bar No. 24077542 601 Poydras Street, Suite 2775

New Orleans, LA 70130 Telephone: (504) 568-1990 Facsimile: (504) 310-9195

Email: <a href="mailto:speck@lawla.com">speck@lawla.com</a>; <a href="mailto:ccaplinger@lawla.com">ccaplinger@lawla.com</a>; <a href="mailto:bkadden@lawla.com">bkadden@lawla.com</a>; <a href="mailto:erosenberg@lawla.com">erosenberg@lawla.com</a>; <a href="mailto:proposed Counsel for Adriatic Marine">Proposed Counsel for Adriatic Marine</a>, L.L.C.

## **CERTIFICATE OF SERVICE**

I hereby certify that I have this date served a true and correct copy of the Notice of Appearance and Request for Notices via Notice of Electronic Filing on this 14<sup>th</sup> day of April, 2016.

/s/ Stewart F. Peck